

IN THE UNITED STATES DISTRICT COURT - MIDDLE DISTRICT

SUPPLEMENTAL COMPLAINT

IN RE: ALFORD V. HAIDE, #1:20-cv-1427

FILED
SCRANTON

AUG 24 2020

Per

DEPUTY CLERK

TO THE HONORABLE, JUDGES OF SAID COURT:

AND NOW, COMES PETITIONER FILES THIS
SUPPLEMENTAL COMPLAINT, AND AVERS THE FOLLOWING
IN SUPPORT THEREOF:

- 1) THIS INSTITUTION (M.C.C.F.) STAFF IS NOT PRACTICING
SOCIAL DISTANCING NOR IS EVERY STAFF MEMBER
REQUIRED TO WEAR A MASK WHICH PUTS EVERY
INMATE AT RISK OF CATCHING COVID-19... OFFICER
GARCIA AND OFFICER LEONARD AND
COVID-19, CAME INTO THIS FACILITY WITH THE VIRUS
AND VICTORIAL HAIDE IS NOT INSTRUCTING ALL HIS
STAFF TO WEAR MASKS TO PROTECT INMATES, NOR
ARE INMATES PRACTICING SOCIAL DISTANCING (2 TO A
CELL) AND NEW COMES (QUARANTINE) MIXED WITH
GENERAL POPULATION AND WE ARE ALL AT RISK...

~~Handwritten~~

FOR THIS INSTITUTION TO DO A FULL
DISINFECTION CLEANING OF EVERY UNIT, TO HAVE
WARDEN HADGE TO INSTRUCT EVERY STAFF MEMBER
FOR 1ST, 2ND, AND 3RD SHIFT THAT THEY MUST
WEAR MASKS AT ALL TIMES WHILE IN THE
INSTITUTION OR BE BARED FROM ENTRANCE IF THE
CANNOT COME IN WEARING, UNTIL THE CELE MASKS
TO PROTECT US INMATES...

2.) THIS INSTITUTION HAS A POLICY OF PROCEDURES/RULE
BOOK GOVERNING GRIEVANCES THAT IS RUN BY
WHITE STAFF ARNOLD THEN WARDEN HADGE

IS THE LAST TO RESPOND WHICH HE DOES NOT
 RESPOND AT ALL PAGE 16 OF THE M.C.C.F.
 HANDBOOK GRIEVANCE PROCEDURES IS NOT BEING
 FOLLOWED BY WHOLE OR SEC. ARMOND
 WHICH SHALL BE EXPEDITED AND REPLIED TO IN 7
 SEVEN BUSINESS DAYS AT EARLY CONVENIENCE. IN FACT, WE
 ARE BEING RETALIATED UPON, OR NO GRIEVANCE IS
 SUBMITTED AT ALL AND TO HAVE A PROCEDURE
 IN PLACE AND TO BE KNOWN FOR SURE THAT COURT
 SHOULD INTERVENE..

GRIEVANCE SLIPS ON THE BLOCK WITH THE BUS
 OFFICER WHERE THE REQUEST SLIPS ARE 10 OF 12
 COULD BE CONTINUED AS IF THEY ONLY HAD A
 PROCEDURE WHICH INDICATES THERE IS MEANS TO REDRESS

RELIEF SOUGHT

TO PLACE GRIEVANCES ON THE BLOCK THE
 WAY REQUEST SLIPS ARE INSTANTLY OR GOING THROUGH
 A LONG CHAIN OF COMMAND ONLY TO NOT RECEIVE
 A RESPONSE AT ALL, AND FOR THESE AUTHORITIES
 TO RESPOND IN 7 (SEVEN) BUSINESS DAYS AT EIGHT
 LEVEL AS THEIR PROCEDURES INSTRUCT WITH
 MANDATORY COMPLIANCE, AND TO HAVE HADLE AND SGT
ARMON TO STOP THIS ILLEGAL PRACTICE
 OF NOT PROVIDING GRIEVANCES WHEN REQUESTED AND
 TO STOP RETALIATING OR INJURY FOR REQUESTING
 GRIEVANCE AS THIS ACTION IS UNCONSTITUTIONAL, OR
 IF THEY DO NOT ADDRESS OUR GRIEVANCES IN A
 TIMELY MANNER FOR THESE AUTHORITIES TO BE
 REMOVED FROM THEIR POST FOR VIOLATING CONSTITUTIONAL
 RIGHTS... WE HUMBLY RESPECTFULLY ASK THIS COURT
 FOR AN ORDER TO INSTRUCT WARDEN HADLE AND
 SGT. ARMON WHO ARE ACTIVE UNDER
 COLOR OF STATE LAW, KNEW OR SHOULD OF KNOWN
 WHAT THEY ARE DOING IS ILLEGAL AND TO PLACE
 GRIEVANCE SLIPS ON THE BLOCK WITH THE BLOCK
 OFFICER WHERE THE REQUEST SLIPS ARE, OR IT
 COULD BE CONSIDERED AS IF THEY DON'T HAVE A GRIEVANCE
 PROCEDURE WHICH INDICATES THERE IS A MEANS TO ADDRESS A

WOLFG OF GRIFURANCE ISSUES ORTHAL THAS
INSTRUTION...

3.) To AUTHORIZED THERE AUTHORIZED TO CHARGE
.10¢ FOR COPY AND THERE .25¢ PER COPY IS
EXTREME ON INMATES WHO ARE FIGHTING FOR
THEIR FREEDOM... OR, PETITIONERS NEED TO
FORWARD TO THE COURT FOR COPIED MATERIAL
@ .10¢ PER AND WILL BE CHEAPER TO SEND
LETTERS, MOTIONS BRIEFS TO THE COURT @ .10¢ PER
PAGE WHICH WILL SAVE PETITIONERS A LOT OF
MONEY.. (SEE PAGE 5 OF M.C.C.F. INMATE HANDBOOK..

RELIEF SOUGHT

TO HAVE THE AUTHORITIES HERE, BY WAY OF ORDER TO THIS COURT, TO INSTRUCT THAT THE MOST THEY CAN CHARGE IS .10¢ PER COPY AND THE CURRENT 25¢ PER PAGE IS EXTREME AND EXCESSIVE AND UNCONSTITUTIONAL... DUE TO NUMEROUS FRAUDULENT SPECULATIONS, WRITING MOTIONS, BRIEFS BY HAND AND THE ACCOUNT OF THIS INSPECTORIAL BELIEF THAT ON US, STRUCK THE CONSCIENCE, THIS COURT SHOULD NOT OVERLOOK THIS MATTER..

4. THIS INSTITUTION ALSO HAS A PRACTICE AND LITERALLY STATE ON PAGE 10 OF M.C.C.F. HANDBOOK THEY STATE IN PART: 'COPIES CANNOT BE MADE OF TWO BOOKS...'

RELIEF SOUGHT

TO HAVE THE AUTHORITIES TO STOP THIS ILLEGAL PRACTICE AND BY ORDER OF THIS COURT INSTRUCT WARDEN HADGE (MISS PATTY) ETC. THAT THEY MUST MAKE COPIES OF TWO ARTICLES,

INCLUDING BOOKS IF REQUEST OF LEGAL WORK
 FROM A COURT BOOK IS REQUESTED... THAT THIS
 PRACTICE IS UNCONSTITUTIONAL AND ILLEGAL AND
 AMOUNTS TO A DENIAL OF ACCESS TO THE COURT.

5.) SGT. ARMAND OF M.C.C.F. STATED "THEY ONLY
 WANT US AT THE COMPUTER FOR 5 MINUTES (WHICH
 IS THE ONLY LIBRARY THATS INSUFFICIENT OR ALWAYS
 DOWN) CAUSE THEY DON'T WANT US TO LEARN ANYTHING
 ALL THERE IS A COMPUTER WITH NEXIS-LEXIS ON IT,
 WE CAN'T SIT IN A CHAIR TO RESEARCH AND MUST
 DO SO STANDING UP (CAUSING EXTREME UNCOMFORTABILITY)
 BUT TO BE DENIED THE CHANCE TO PRINT CASE
 LAW, STATUTORY PROVISIONS IN SUPPORT OF MOTIONS
 FILLED, AND TOLD THERE IS NO TYPING MECHANISM
 FOR US TO TYPE/PRINT BRIEFS ETC. AND TOLD WE
 HAVE TO DO THE BY HAND IS A DENIAL OF ACCESS
 TO THE COURT.

FEWER SOUTHS

FOR THESE AUTHORITIES TO PUT PRINTERS
WITH THE DESKTOP SO WRITERS CAN MAKE COPIES
OF LEGAL WORK, TO SEND BACKS OF TYPING PAPER
AT COMMISSARY OR HAVE WITH THE CO. ON THE
BLOCK TYPING PAPER/BY REQUEST TO TAKE OF WRITERS
ACCOUNTS @.10¢ PER PAGE BY WAY OF CREDIT OF
THIS COURT. TO ALSO WOULD THAT WORD PROCESSOR
BE ADDED TO THE COMPUTER SO WRITERS CAN TYPE
LEGAL LETTERS, BRIEFS, MOTIONS, ETC. INSTEAD OF
WRITING ALL BY HAND AS DEMONSTRATED BEFORE
US DURING 1st THAT TYPED MATERIALS WILL BE
MORE LEGIBLE TO THE COURT AS WELL. THAT THIS
INSUFFICIENT LIBRARY IS UNCONSTITUTIONAL WHICH IS
A DENIAL OF ACCESS TO THE COURT, AND IS ALSO
A DENIAL OF LEGAL ASSISTANCE CITING BOWMAN

COURTS ... THESE PRISON OFFICIALS ARE NOT ASSISTING INMATES IN PREPARING AND FILING 'LEGAL PAPERS, WITH ITS INADEQUATE LAW LIBRARY AND NO ONE HERE IS TRAINED IN LAW ... AND PETITIONERS CAN SUITSIFY (EVEN COURT IS CLOSE TO ENFORCE AN ADEQUATE LAW LIBRARY, AND SUFFER INJURY BECAUSE ITS FRUSTRATIONS AND IMPED AND KEEPING INMATES COFINED LONG THAT NEED BE PURSUING NON-PRIVILEGED CLAIMS, ITS AS IF THERE IS NO LIBRARY AT ALL BECAUSE THE COMPUTER IS ALWAYS DOWN ... A LAW LIBRARY MUST BE ADEQUATE CITING BOUNDS ... WE ARE DENIED SUFFICIENT ACCESS, ARE ARBITRARY DENIED COPIES OF LEGAL WORK THIS COURT SHOULD INTERVIEW.

6) THIS FACILITY HAS A PRACTICE OF NOT MAILING LEGAL MAIL OUT IF INMATES DON'T HAVE CURRENCY OR INDEBT...

RELIEF SOUGHT

TO ORDER THESE AUTHORITIES TO MAIL
 ALL LEGAL MAIL OUT EVEN IF WRITERS DON'T
 HAVE THE CURRENCY, FURTHERMORE, THAT A \$40
 SETUP IS NOT ENOUGH IF WRITER LEGAL
 MATERIAL IS EIGHTY OR MORE A LOT OF
 PAGES, THIS WILL NOT MAIL IT, SO HANDLE
 NEEDS TO BE ORDERED TO MAIL ALL LEGAL MAIL
 OUT REGARDLESS OF WEIGHT..

7) TO ADD MISS PATTY, SGT. ADMORE TO THIS CIVIL
 COMPLAINT AS DEFENDANTS.. PETITIONER DOES NOT SEEK
 MATTERLY MATTERS, BUT, MORE OF HELP FROM THE
 COURT TO FIX THESE CONSTITUTIONAL VIOLATIONS.. PLEASE
 HELP/INTERVIEW, TO STOP DEPRIVING US OUR CONSTITUTIONAL RIGHTS.

By: *Craig [Signature]*
 8/20/20

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M.C.C.F.

4250 ACHIEVE DRIVE

SCRANTON, PA 18360

LEHIGH VALLEY PA 180

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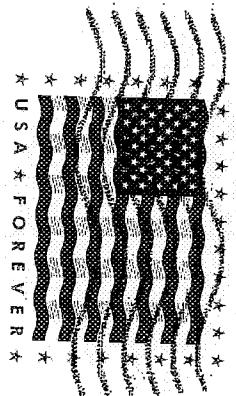
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